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Bill

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For:		Robin Vos (608) 266-9171			By/Representing:	: Nicholas Probst		
May Contact: Rep. Kuglitsch				Drafter:	mkunkel			
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Bill

Received:

11/14/2013

Received By:

mkunkel

Wanted:

As time permits

Same as LRB:

For:

Robin Vos (608) 266-9171

By/Representing: Nicholas Probst

May Contact: Rep. Kuglitsch

Drafter:

mkunkel

Subject:

Public Util. - energy

Addl. Drafters: Extra Copies:

**EVM** 

Submit via email:

**YES** 

Requester's email:

Rep.Vos@legis.wisconsin.gov

Carbon copy (CC) to:

Pre Topic:

No specific pre topic given

Topic:

Renewable portfolio standards for 2015 and each year thereafter

Instructions:

See attached

**Drafting History:** 

Vers. Drafted

Reviewed

**Proofed** 

**Submitted** 

Jacketed

Required

/?

mkunkel

FE Sent For:

## Kunkel, Mark

From:

Probst, Nick

Sent:

Tuesday, November 05, 2013 2:01 PM

To: Cc:

Kunkel, Mark Spencer, Matt

Subject:

Draft request Draft.pdf

Attachments:

Mark,

Doc is attached. Please allow Rep. Kuglitsch drafting access to this file as well.

Thank you,

Nick

Nicholas Probst

Legal Counsel

Office of Assembly Speaker

2013 PSC Reform Bill

August 21, 2013

Item 8

#### Small utility RPS revision

Under current law, an electric provider is required to provide a certain percentage of its electric energy from renewable resources. Each electric provider calculates its baseline, or starting percentage, of renewable resources and is required to add to that percentage so that by 2015 the electric provider has increased its percentage of renewable resources by 6 percent over its baseline. Under this bill, if an electric provider has a baseline renewable energy percentage that exceeds 12.0 percent, and a renewable energy percentage that exceeds 14.0 percent in 2014, the electric provider is not required to exceed its baseline percentage by 6 percent in 2015. Rather, the electric provider is required to continue to exceed its baseline renewable energy percentage by at least 2.0 percent in 2015 and thereafter.

SECTION #. 196.378 (2) (a) 2. d. of the statutes is amended to read:

196.378 (2) (a) 2. d. For Except as provided in subd. 2. f., for the year 2015, each electric provider shall increase its renewable energy percentage so that it is at least 6 percentage points above the electric provider's baseline renewable percentage.

SECTION #. 196.378 (2) (a) 2. e. of the statutes is amended to read:

196.378 (2) (a) 2. e. For Except as provided in subd. 2. f., for each year after 2015, each electric provider may not decrease its renewable energy percentage below the electric provider's renewable energy percentage required under subd. 2. d.

SECTION #. 196.378 (2) (a) 2. f. of the statutes is created to read:

196.378 (2) (a) 2. f. If an electric provider has a baseline renewable energy percentage that exceeds 12.0 percent, and has a renewable energy percentage that exceeds 14.0 percent in 2014, the electric provider is not required to meet the requirements under subd. 2. d. for the year 2015, or the requirements under subd. 2. e. for each year after 2015, provided the electric provider maintains its renewable energy percentage in 2015 and for each year after 2015 at a level that is at least 2 percentage points above its baseline renewable energy percentage.

(end)

State of Misconsin
2013 - 2014 LEGISLATURE

Preliminary Draft - Not Ready For Introduction

Fix:

replace with new x:space

plus x: title:prelim

### Analysis by the Legislative Reference Bureau

AN ACT/...; relating to: renewable energy portfolio standards.

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Under current law, electric utilities and retail electric cooperatives (electric providers) are required to ensure that, in a given year, a specified percentage of the electricity that the utility or cooperative sells to customers is renewable energy. These requirements are commonly referred to as renewable portfolio standards (RPSs), and they include deadlines that apply to an electric provider's renewable energy percentage (REP). In general, an electric provider's REP for a particular year is the percentage that results from dividing the renewable energy sold in year, augmented by certain credits, by the total electricity sold in that year. For the year 2009, current law prohibited an electric provider from decreasing its REP below its baseline renewable percentage (BRP), which is defined as the average of the electric provider's REP for 2001, 2002, and 2003. For the year 2010, current law required an electric provider to increase its REP at least percentage points above its BRP. For the years 2011 to 2014, current law prohibits an electric provider from decreasing its REP below the percentage required in 2010. For the year 2015, current law requires an electric provider to increase its REP at least Opercentage points above its BRP, and for each year thereafter, current law prohibits an electric provider from decreasing its REP below the percentage required in 2015.

two

This bill creates an exception to the above requirements for the years 2015 and thereafter. The exception applies to an electric provider whose BRP exceeds 12 percent and whose REP for the year 2014 exceeds 14 percent. Under the bill, an

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electric provider who qualifies for the exception must maintain its REP in the years 2015 and thereafter at a level that is at least percentage points above its BRP.

two

The people of the state of	Wisconsin,	represented in	n senate an	d assembly, d	lo
enact as follows:	/				

SECTION 1. 196.378 (2) (a) 2. d. of the statutes is amended to read:

196.378 (2) (a) 2. d. For Except as provided in subd. 2. f., for the year 2015, each electric provider shall increase its renewable energy percentage so that it is at least 6 percentage points above the electric provider's baseline renewable percentage.

History: 1999 a. 9; 2001 a. 30; 2005 a. 141; 2009 a. 40, 406; 2011 a. 54, 155.

SECTION 2. 196.378 (2) (a) 2. e. of the statutes is amended to read:

196.378 (2) (a) 2. e. For Except as provided in subd. 2. f., for each year after 2015, each electric provider may not decrease its renewable energy percentage below the electric provider's renewable energy percentage required under subd. 2. d.

History: 1999 a. 9; 2001 a. 30; 2005 a. 141; 2009 a. 40, 406; 2014 a. 34, 155.

SECTION 3. 196.378 (2) (a) 2. f. of the statutes is created to read:

196.378 (2) (a) 2. f. If an electric provider has a baseline renewable percentage that exceeds 12 percent and a renewable energy percentage that exceeds 14 percent for the year 2014, the electric provider shall maintain its renewable energy percentage in the years 2015 and thereafter at a level that is at least 2 percentage points above its baseline renewable percentage.

(END)

#### Kunkel, Mark

From:

Probst, Nick

Sent:

Thursday, December 05, 2013 4:28 PM

To:

Spencer, Matt; Kunkel, Mark

Subject:

RE: Drafts

Correct.

**Thanks** 

From: Spencer, Matt

Sent: Thursday, December 05, 2013 4:25 PM

To: Kunkel, Mark; Probst, Nick

Subject: RE: Drafts

Yes... Nick I believe that is correct?

Matthew Spencer Office of Representative Mike Kuglitsch (608) 267-5158

From: Kunkel, Mark

Sent: Thursday, December 05, 2013 4:24 PM

To: Spencer, Matt; Probst, Nick

Subject: RE: Drafts

Okay, will do.

The new combined drafts should no longer be preliminary, right?

--Mark

From: Spencer, Matt

Sent: Thursday, December 05, 2013 12:21 PM

To: Kunkel, Mark; Probst, Nick

Subject: Drafts

Good Afternoon,

Nick Probst sent in drafting requests a few weeks back and we need to combine a few of them together to three separate bills.

Could you combine LRBs: 3607, 3626, 3577, 3654, 3652, 3578, 3624, 3616, 3617 in a separate draft

LRB 3606, 3627 would be combined with the drafting request that "requires the commission to write rules to allow utilities to enter into a territory exchange to serve *de minimum* number of customers in adjacent territories without the receipt of a CA.

LRB 3647 would remain bill.

Thank you.

Matthew Spencer Office of Representative Mike Kuglitsch (608) 267-5158



## State of Misconsin 2013 - 2014 LEGISLATURE



PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

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 $\stackrel{\textstyle extstyle \wedge}{}$  AN ACT to amend 196.378 (2) (a) 2. d. and 196.378 (2) (a) 2. e.; and to create

196.378 (2) (a) 2. f. of the statutes; relating to: renewable energy portfolio

3 standards.

#### Analysis by the Legislative Reference Bureau

Under current law, electric utilities and retail electric cooperatives (electric providers) are required to ensure that, in a given year, a specified percentage of the electricity that the utility or cooperative sells to customers is renewable energy. These requirements are commonly referred to as renewable portfolio standards (RPSs), and they include deadlines that apply to an electric provider's renewable energy percentage (REP). In general, an electric provider's REP for a particular year is the percentage that results from dividing the renewable energy sold in year, augmented by certain credits, by the total electricity sold in that year. For the year 2009, current law prohibited an electric provider from decreasing its REP below its baseline renewable percentage (BRP), which is defined as the average of the electric provider's REP for 2001, 2002, and 2003. For the year 2010, current law required an electric provider to increase its REP at least two percentage points above its BRP. For the years 2011 to 2014, current law prohibits an electric provider from decreasing its REP below the percentage required in 2010. For the year 2015, current law requires an electric provider to increase its REP at least six percentage points above its BRP, and for each year thereafter, current law prohibits an electric provider from decreasing its REP below the percentage required in 2015.

This bill creates an exception to the above requirements for the years 2015 and thereafter. The exception applies to an electric provider whose BRP exceeds 12

percent and whose REP for the year 2014 exceeds 14 percent. Under the bill, an electric provider who qualifies for the exception must maintain its REP in the years 2015 and thereafter at a level that is at least two percentage points above its BRP.

# The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 196.378 (2) (a) 2. d. of the statutes is amended to read:

196.378 (2) (a) 2. d. For Except as provided in subd. 2. f., for the year 2015, each electric provider shall increase its renewable energy percentage so that it is at least 6 percentage points above the electric provider's baseline renewable percentage.

SECTION 2. 196.378 (2) (a) 2. e. of the statutes is amended to read:

196.378 (2) (a) 2. e. For Except as provided in subd. 2. f., for each year after 2015, each electric provider may not decrease its renewable energy percentage below the electric provider's renewable energy percentage required under subd. 2. d.

**SECTION 3.** 196.378 (2) (a) 2. f. of the statutes is created to read:

196.378 (2) (a) 2. f. If an electric provider has a baseline renewable percentage that exceeds 12 percent and a renewable energy percentage that exceeds 14 percent for the year 2014, the electric provider shall maintain its renewable energy percentage in the years 2015 and thereafter at a level that is at least 2 percentage points above its baseline renewable percentage.

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## Parisi, Lori

From:

Spencer, Matt

Sent:

Friday, December 06, 2013 12:01 PM

To:

LRB.Legal

Subject:

Draft Review: LRB -3647/1 Topic: Renewable portfolio standards for 2015 and each year

thereafter

Please Jacket LRB -3647/1 for the ASSEMBLY.

## Kunkel, Mark

From:

Spencer, Matt

Sent:

Wednesday, December 11, 2013 1:24 PM

To: Cc: Kunkel, Mark Thorson, Randy

Subject:

Access to LRB 3647

Could you please give Randy Thorson in Rep. Krug's office access to LRB 3647. Rep. Krug has the bill jacket.

Matthew Spencer Office of Representative Mike Kuglitsch (608) 267-5158